

## THE TRUE NORTHERNER.

Published Every Wednesday.

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### Democracy and Pensions.

The veteran soldiery of Michigan and of the loyal states in the rebellion are almost upon the eve of another National Encampment. It will be held in the metropolitan city of this state—a state whose second democratic governor in thirty-six years refused to permit a dollar of the state's revenues to be used for their entertainment. More than this—the democratic press of the entire country has for months been teeming with vicious assaults upon the pension payments of the federal government, and upon the righteousness and justice of giving these old soldiers (the nation's true saviors) financial aid in their disability and declining years. The democratic press undoubtedly speaks for the democratic leaders, and both may be fairly presumed to voice the sentiment of the democratic party.

In this view, is it not pertinent—nay, even of the gravest importance—that the grand army of the republic, in this, its national council, should resolve to ask, and to demand a plain answer to the question, "What will the democratic party do in respect to pensions if it is entrusted with national control?"

The democracy denounce the system as outrageous—will they repeal it? They assert that the payments are too large—will they stop them?

This pension matter is almost an issue of life or death to a very large number of the crippled and grizzled men who will appear upon the streets of Detroit in the coming days of this national encampment. They went into the army with the promise of the government that in event of death their families should be provided with sustenance, and that they themselves should not be allowed to suffer by reason of their sacrifices of business and opportunities to better themselves. The republican party has fulfilled that pledge loyally and justly. Nearly 550,000 pensioners are borne on the rolls, and in spite of democratic charges that camp followers, sutlers and bounty jumpers have their names on the list, no proof has ever been produced to show that a single old soldier drawing a pension is not entitled to it, does not need it, and does not deserve it. The presentation of proof would cut him off at once, and yet the democratic cry continues that the system is faulty.

Let it be borne in mind that of the 11,300,000 voters of these United States, 550,000 are pensioners—voters in both parties, and scattered mostly over the northern states. Under republican legislation these pensioners are receiving a little more than \$100,000,000 annually, or an average of less than \$4 a week each. Up to January 1, 1891, there were 1,353,190 claims for pensions filed—showing that over one-tenth of the voters of the whole country are interested in pensions, or possibly one-fourth of the voters in the states north of the Ohio river. The solid south, that fought these veterans, stands ready to cut off these pensions whenever their northern doughface brethren will fall in line. Is it not highly proper that these Union veterans should take prompt measures to put these northern democrats squarely on record? And what better time could be selected than during the national encampment? Let them ask the question boldly, "Will the democratic party repeal the pension laws when it comes into power?" We venture the prediction that no democratic paper or leader will dare answer it squarely.—*Lansing Republican.*

### No Fusion in Kansas.

About fifteen prominent People's party leaders, in session last week at Topeka, Kansas, after discussing the proposition made by the Democratic state central committee to fuse with them in the local county elections in Kansas, this year, and to unite on an electoral ticket in opposition to the Republicans next year, declined to fuse, and a statement declaring against such action was ordered published in the *Alliance Advocate*, the official state organ. This is regarded as very significant in Kansas and settles the fact there will be no combine on a presidential electoral ticket by the People's and Democratic parties next year, as was the desire of the Democratic state central committee. Leading Democrats are very indignant at the independent action of the People's party and now declare that it is war to the knife from this on.

The *Peoria Daily Transcript* says that the Republican majority in Ohio will be large, "but in order to make it overwhelming the Hon. Roger Q. Mills should be induced to make a few speeches in that state." The *Transcript* may rest assured that the Ohio Democracy will do their best to keep Mills out of the state during the campaign. They tried this Southern brigadier act in 1887 by importing John B. Gordon from Georgia, and the result was that the state went overwhelmingly Republican. Gordon talked about the war, but the people of Ohio didn't like his version of the affair. If they should get Mills he would talk about the tariff and the Ohio people don't look at that subject through the same end of the telescope that he does, and it is quite evident that Mr. Mills will not be invited to Ohio.

A press dispatch, dated San Diego, Cal., July 8, says: United States Marshal Gard will seize the Itata to-day. The officers of the Itata offer to pay \$5000 penalty for sailing without clearance papers and it is reported here that orders have been received from Washington to accept and discharge the officers Maunzen and LeJeda. The United States district attorney is now preparing papers on three charges: First, clearing without the proper papers; second, kidnapping a deputy United States marshal; third, violating the neutrality law. He will take possession of the Itata immediately upon her release from the custom officers. Maunzen and LeJeda went to Los Angeles to consult with their attorney.

As there is no royal road to learning, so there is no magical cure for disease. The effect, however, of taking Ayer's Sarsaparilla for blood disorders, comes as near magic as can be expected of any mere human agency. This is due to its purity and strength.

Commander Manly, of the Soldiers' Home, one of the shining lights of the new "reform" administration, took his position with a great flourish of trumpets. But, as is always the case with a man who cuts a wide swath, Capt. Manly soon covered his entire field and his work came to an abrupt termination. His job was beautifully bristling with zeal proved his destruction. As in duty bound, he commenced to "reform" things as soon as his footsteps crossed the threshold of the institution. So long as he "reformed" only republicans "all went merry as a marriage bell," but when he attempted to "reform" Democrats, then came the divorce. Capt. Manly filed a bill of divorce from the position of commandant, and the Board of Managers granted it without argument. Here endeth the first lesson.—*Grand Rapids Tel. Herald.*

### A Fatal Mistake.

Physicians make no more fatal mistake than when they inform patients that nervous heart troubles come from the stomach and are little consequence. Dr. Franklin Miles, the noted Indian specialist, has proven the contrary in his new book on "Heart Disease," which may be had free at Longwell Bros. who guarantee and recommend Dr. Miles' unequalled New Heart Cure, which has the largest sale of any heart remedy in the world. It cures nervous and organic heart disease, short breath, fluttering, pain or tenderness in the side, arm or shoulder, irregular pulse, fainting, smothering, droopy, etc. His Restorative Nerve cures headache, fits, etc.

### New Suits.

J. W. Free and Mulford Burkirk vs. Martha B. Beatty; bill to remove cloud from title.  
Marshall Field & Co. vs. Elizabeth S. Burlingame and Henry W. Burlingame; foreclosure.  
W. H. Snyder vs. Milford T. French; from justice court on certificate.  
Ann E. Piper vs. The Village of South Haven; trespass on the case.

### How to Succeed.

This is the great problem of life which few satisfactorily solve. Some fail because of poor health, others want of luck, but the majority from deficient grit—want of nerve. They are nervous, irresolute, changeable, easily get the blues and "take the spirits down to keep the spirits up," thus wasting money, time, opportunity and nerve force. There is nothing like the Restorative Nerve, discovered by the great specialist, Dr. Miles, to cure all nervous diseases, as headache, the blues, nervous prostration, sleeplessness, neuralgia, St. Vitus dance, fits, and hysteria. Trial bottles and fine book of testimonials free at Longwell Bros.

### Marriage Licenses.

No. 1031—Edward Sutherland, 22, of Westwood, and Cora Harvey, 23, of Bangor.  
No. 1032—Samuel R. Fisher, 42, and Ellen D. VanCamp, 34, both of Arlington.  
No. 1033—Geo. Benwire, 21, of Antwerp, and Lucretia Nims, 21, of Paw Paw.

### Specimen Cases.

S. H. Clifford, New Castle, Wis., was troubled with Neuralgia and Rheumatism, his stomach was disordered, his Liver was affected to an alarming degree, appetite fell away, and he was terribly reduced in flesh and strength. Three bottles of Electric Bitters cured him.

Edward Shepherd, Harrisburg, Ill., had a running sore on his leg of eight years' standing. Used three bottles of Electric Bitters and seven bottles of Bucklen's Arnica Salve, and his leg is sound and well.  
John Speaker, Catawba, O., had five large Fever Sores on his leg; doctors said he was incurable. One bottle Electric Bitters and one box Bucklen's Arnica Salve cured him entirely. Sold by J. D. Hamilton, at the "wolverine" drug store.

Last Thursday evening this city was visited by a thunder storm in which the electric fluid played a lively and illuminating part, as Chas. Babcock can testify. While re-fusing a lightning arbor at the electric light station, an extra large dose of the frisky fluid came surging in on the wires, melting a rubber glove worn by Charlie at the time, and slightly burning his hand. The glove was rendered useless by the bolt, but it saved his life.—*Dowagiac Times.*

Ayer's Hair Vigor has long held the first place, as a hair dressing, in the estimation of the public. Ladies find that this preparation gives a beautiful gloss to the hair, and gentlemen use it to prevent baldness and cure humors in the scalp.

Reports to the state board of health show diarrhea as causing the most sickness in Michigan during the week ending July 4. Diphtheria was reported at 26 places, scarlet fever at 23, typhoid fever at 14 and measles at 20 places.  
The D. G. H. & M. freight depot at Grand Haven burned on the evening of the 9th inst., together with 30 or 40 freight cars partly loaded. The depot contained 200,000 feet of hardwood lumber, owned by a Grand Rapids firm, and this was also consumed. The loss to the railroad company is estimated at \$10,000.

There has been no rain in the Upper Peninsula for several weeks. Streams have dried up and the hay crop is a failure.

Hall's Hair Renewer eradicates and prevents the formation of dandruff, thickens the growth, and beautifies the hair as no other preparation will.

# Wanted, BUTTER, AT THE WOLVERINE PHARMACY,

IN EXCHANGE FOR GOODS. WE WILL PAY THE HIGHEST MARKET PRICE FOR FIRST-CLASS BUTTER, PACKED IN 1, 2 AND 3 GAL. JARS. MUST BE FRESH AND BUTTERMILK WORKED OUT.

Remember, we are headquarters for

DRUGS,  
MEDICINES,  
PAINTS, OILS,  
WALL PAPER,  
GROCERIES, ETC.

J. D. HAMILTON, M.D.

**DON'T FORGET** To call on us when in need of  
**HAYING TOOLS,  
SCREEN DOORS  
and WINDOWS.**  
IT WILL MAKE YOU FEEL COOL ON A HOT DAY TO LOOK AT OUR  
**OIL GASOLINE STOVES**

REMEMBER—That we are not undersold by any Hardware in the County.

Yours in truth,

J. H. WATERS & CO.



**INGLEWILD Stock Farm,** Adjoining Depot Grounds, **PAW PAW, MICH.**  
HEADQUARTERS FOR  
**JERSEY CATTLE.** We have on hand FOR SALE a number of Choice Registered and High Grade JERSEY COWS and HEIFERS, at Low Prices and on plenty of Time.  
**Service Bull, MICHIGAN STOKES POGIS 26637.**

This is one of the choicest young bulls in the United States, being the most fashionable color, viz.: Solid Squirrel Gray, with full black points and black tongue and switch, and is deeply bred in the very best Milk and Butter Strains in the world. His dam, BEAUTY DEE 18065, made 33 lbs. 3 oz. of Butter in 7 days on low feed, while his sire's dam, Matilda 4th 12816, and grand dam, Ida of St. Lambert 23999 are the TWO BEST DAIRY COWS IN THE WORLD. He is a direct descendant on his dam's side of EUKROTIS 2454. THE BEST COW IN THE WORLD in her time, while on his sire's side he traces THREE times to Stoke Pogis 129, and TWICE to STOKES POGIS 3d, the BEST JERSEY BULL LIVING OR DEAD. Remember "Like Begets Like," and that "the bull is half the herd."

Tabulated pedigree and terms for service furnished on application to  
Theo. F. Davis, AT FARM. JNO. I. BRECK, AT OFFICE.

**CARRIAGE FACTORY** 1000 Doz. EGGS  
WANTED at  
**SHAEFER'S**  
Ground Floor Gallery, Paw Paw,  
MAKING.

Trimming, Painting & Repairing.  
All kinds of wood-work promptly done.  
J. G. GARVIN. H. E. SHAEFER.

E. SMITH & CO.—CLOTHING.



NEW GOODS!  
NEW GOODS!

**E. Smith & Co.**

Ready-Made CLOTHING

And are prepared to offer to the citizens of Paw Paw and the public generally, a very extensive assortment of Fashionable and desirable Spring and Summer Clothing.

The recent great decline in prices in the Eastern market, enables us to offer you the

**GREATEST BARGAINS**

ever seen or heard of in any county in the State. We have not room to advertise all in our store, as is the custom with some, but if you will favor us with a call soon we can show everything you can ask or wish for in Ready-Made Clothing, and the very low price of our goods will perfectly astonish you.

This is no "Gas," but serious matter of fact. Call and see for yourself before purchasing elsewhere.

Respectfully yours,

**E. SMITH & CO.**

No more of this!



**"COLCHESTER" RUBBER CO.** make all their shoes with soles of heel lined with rubber. This clings to the foot and prevents the shoe from slipping off.  
Call for the "Colchester" "ADHESIVE COUNTERS."

AT RETAIL BY  
**R. W. Broughton.  
W. J. Sellick & Son.  
H. W. Showerman.**

**TAR-OLD**  
THE GREAT HOUSEHOLD REMEDY FOR  
**\* PILES \***

Salt Rheum, Eczema, Wounds, Burns, Sores, Croup, Bronchitis, Etc.,  
**PRICE 50 CENTS.**

Send three two-cent stamps for free sample box and book.

**TAR-OLD SOAP,**  
ABSOLUTELY PURE,  
FOR MEDICINAL, TOILET, BATH AND NURSERY PURPOSES.  
**TAR-OLD CO., Chicago, Ill.**

### LEGAL NOTICES.

**MORTGAGE SALE.**—Whereas, default having been made in the conditions of a certain mortgage, bearing date the 15th day of March, A. D. 1889, and executed by Henry Harrison and Eliza Conger, his wife, of Paw Paw, Van Buren county, Michigan, to Francis W. Sellick, of the same place, which mortgage was recorded in the office of the register of deeds for Van Buren county, Michigan, in book 31 of mortgages on page 324, on the 12th day of March, A. D. 1891, and the amount claimed to be due thereon at the date of this notice being eighty-four and 25-100 dollars, and no proceedings at law or in equity having been instituted to recover the amount secured by said mortgage, or any part thereof, now therefore, notice is hereby given that by virtue of a power of sale contained in said mortgage, there will be sold at public auction, to the highest bidder, at one o'clock p. m., on Thursday, August 27, A. D. 1891, at the front door of the court house, in the village of Paw Paw, Van Buren county, Michigan, that being the place of holding the circuit court for said county, to satisfy the amount claimed hereafter to accrue thereon, and costs of foreclosure, together with the attorney fee provided by law, the premises described in said mortgage, viz.: The east half of the northeast fractional quarter of section thirty-three (33), in township number one (1) south, of range fourteen (14) west, containing eighty-six (86) acres of land, more or less, in Van Buren county, Michigan.  
Dated May 20th, 1891.  
FRANCIS W. SELICK, Mortgagee.  
WM. H. MASON, Att'y for Mortgagee.

### LEGAL NOTICES.

**MORTGAGE SALE.**—Default having been made in the conditions of a certain mortgage, bearing date May 2nd, 1871, executed by George H. Harrington and Ruth M. Harrington, his wife, of Paw Paw, Van Buren county, Michigan, to Samuel H. Blackman, of the same place, and recorded in the office of the register of deeds for Van Buren county, Michigan, on the third day of May, A. D. 1877, in book 16 of mortgages at page 277, the amount claimed to be due thereon at the date of this notice being three hundred and forty-six dollars and fourteen cents, and no proceedings at law or in equity having been instituted to recover the amount due thereon, or any part thereof; Therefore, notice is hereby given that by virtue of the power of sale contained in said mortgage and pursuant to the statute in such case made and provided, there will be sold at public auction, to the highest bidder, on Thursday, the sixth day of August, A. D. 1891, at one o'clock in the afternoon, at the front door of the court house in the village of Paw Paw, Van Buren county, Michigan, (said court house being the place for holding circuit court for said county), the following described land, described in said mortgage, to-wit: The north half of the north-east quarter, and the south-west quarter of the north-east quarter of section thirty-two in town two south of range thirteen west, containing one hundred and twenty acres, more or less, or so much thereof as may be necessary to pay the amount due on said mortgage, with the interest thereon, and the costs and expenses of such sale.  
Dated May 13th, 1891.  
SAMUEL H. BLACKMAN, Mortgagee.

**MORTGAGE SALE.**—Default having been made in the conditions of a certain mortgage, bearing date the 15th day of March, A. D. 1890, and executed by Samuel H. Orr and Eva Orr, his wife, to Seward Hawkins, dated March 15th, A. D. 1890, and recorded in the office of the register of deeds for Van Buren county, Michigan, on the 19th day of March, A. D. 1890, in book 44 of mortgages on page 412, and on which mortgage there is claimed to be due at the date of this notice the sum of forty-three and 7-100 dollars (\$43.07), and an attorney fee of fifteen dollars provided for in said mortgage, and no suit or proceedings at law or in equity having been instituted to recover the amount now due, or any part thereof, now therefore, by virtue of the power of sale contained in said mortgage, and the statute in such case made and provided, notice is hereby given that on Saturday, August 29th, A. D. 1891, at one o'clock in the afternoon, I shall sell at public auction to the highest bidder, at the front door of the court house, in the village of Paw Paw and county of Van Buren, that being the place of holding the circuit court for the county of Van Buren is held, the premises described in said mortgage, or so much thereof as may be necessary to pay the amount due on said mortgage, together with the interest, and all legal costs, together with an attorney fee of fifteen dollars covenanted for therein, the premises being described in said mortgage, to-wit: That certain piece or parcel of land situated in the county of Van Buren and state of Michigan, known and described as the east half (1/2) of section number one (1) south, of range fifteen (15) west, containing 80 acres of land. This sale is subject to a mortgage to become due of \$250.00.  
Dated June 3, 1891.  
S. HAWKINS, Mortgagee.  
L. N. BURKE, Att'y for Mortgagee.

**MORTGAGE SALE.**—Default having been made in the conditions of a certain mortgage, executed by Rinaldo B. Lane and Diana C. Lane, his wife, of Paw Paw, Van Buren county, Michigan, unto Josiah M. Lane, of the same place, and recorded in the office of the register of deeds of Van Buren county, Michigan, in book 31 of mortgages, on page 522, and the amount claimed to be due thereon at the date of this notice is six hundred and eighty-eight and 10-100 dollars, and no proceedings at law or in equity having been instituted to recover the amount secured by said mortgage, or any part thereof, now therefore, notice is hereby given that by virtue of a power of sale contained in said mortgage, there will be sold at public auction to the highest bidder at one o'clock p. m., on Thursday, the 24th day of September, A. D. 1891, at the front door of the court house in the village of Paw Paw, Van Buren county, Michigan, (that being the place of holding the circuit court for said county of Van Buren), to satisfy the amount claimed to be due on said mortgage, including the interest hereafter to accrue thereon, and costs of foreclosure, together with the attorney fee provided by law, the premises described in said mortgage, viz: Lot number ten (10) in block number twenty-four (24) in the village of Paw Paw, Van Buren county, Michigan.  
Dated July 1st, 1891.  
JOSIAH M. LANE, Mortgagee.  
WM. H. MASON, Att'y for Mortgagee.

**MORTGAGE SALE.**—Default having been made in the payment of a certain mortgage executed by Ira Hill and Polly J. Hill, his wife, of Waverly, Van Buren county, Michigan, unto Francis W. Sellick, of Paw Paw, Michigan, on the 20th day of November, A. D. 1876, and recorded in the office of the register of deeds of Van Buren county, Michigan, in book 13 of mortgages on page 338, and the amount claimed to be due thereon at the date of this notice is eight hundred and sixty-two and 7-100 dollars, and no proceedings at law or in equity having been instituted to recover the amount secured by said mortgage, or any part thereof, now therefore, notice is hereby given that by virtue of a power of sale contained in said mortgage, there will be sold at public auction, to the highest bidder, at one o'clock p. m., on Thursday, the 12th day of August, A. D. 1891, at the front door of the court house, in the village of Paw Paw, Van Buren county, Michigan, (that being the place of holding the circuit court in said county of Van Buren), to satisfy the amount claimed to be due on the said mortgage, including the interest hereafter to accrue thereon, and costs of foreclosure, together with the attorney fee provided by law, the premises described in said mortgage, viz.: The east half of the northeast fractional quarter of section thirty-three (33), in township number one (1) south, of range fourteen (14) west, containing eighty-six (86) acres of land, more or less, in Van Buren county, Michigan.  
Dated May 20th, 1891.  
FRANCIS W. SELICK, Mortgagee.  
WM. H. MASON, Att'y for Mortgagee.

**MORTGAGE SALE.**—Whereas default having been made in the conditions of a certain mortgage, bearing date the 15th day of March, A. D. 1877, executed by Henry M. Fuller and Celia E. Fuller, his wife, to Eliza Conger, which said mortgage was recorded in the office of the register of deeds for Van Buren county, Michigan, in book thirteen of mortgages on page five hundred and thirteen, on the eighth day of December, A. D. 1877, and on which mortgage there is now due and unpaid at the date of this notice the sum of three hundred and thirty-five dollars (\$335), and no suit at law or proceedings in equity having been instituted to recover the amount now due on said mortgage, or any part thereof, now therefore notice is hereby given that by virtue of the power of sale in said mortgage contained, and the statute in such case made and provided, I shall, on Saturday, the first day of August, A. D. 1891, at ten o'clock a. m., of said day, at the north front door of the court house for Van Buren county, in the village of Paw Paw, Michigan (that being the place of holding the circuit court for the county of Van Buren), sell to the highest bidder the premises described in said mortgage, or sufficient thereof for the purpose of paying the amount so due on said mortgage, together with interest from date hereof, and the expenses of making this sale. The said premises are known and described as that certain piece or parcel of land situated in the county of Van Buren and state of Michigan, known as the west half of the east half of the southeast quarter of section number thirteen, in town two south, of range thirteen west, together with the hereditaments and appurtenances thereunto belonging or in any wise appertaining.  
Dated April 27th, 1891.  
ELIZA CONGER, Mortgagee.  
CHAS. E. BRECK, Attorneys for Mortgagee.

**GUARDIAN SALE.**—In the matter of the estate of Jennie C. Royal, minor. Notice is hereby given, that by virtue of a certain decree in cause granted to me by the Probate Court for the county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, the premises on the 17th day of July, eighteen hundred and ninety-one, at ten o'clock in the forenoon, all of the title and interest of said minor, Jennie C. Royal, in and to the following described premises, to-wit: The undivided one-twenty-fifth of the west half of the southeast quarter (1/4) of section fourteen (14), lying north of the Michigan Central railroad, in town three (3) south, of range thirteen (13) west, in the county of Van Buren aforesaid.  
Dated June 1st, 1891.  
OLIVE WILLIAMS, Guardian of said Minor.  
[Signature]

**CHANCERY SALE.** In pursuance and by virtue of a decree of the Circuit Court for the County of Van Buren, in Chancery, in the state of Michigan, made and dated on the sixth day of December, A. D. 1890, in certain cause therein pending wherein William R. Hawkins is complainant and James Bennett, Catharine Bennett, Roscoe W. Broton, William Elliff, Frances C. Eiden, J. H. McCalmont and the Union Dredging Company, a corporation organized and doing business under the laws of the state of Michigan, are defendants, Notice is hereby given, that I shall sell at public auction to the highest bidder, at the front door of the court house, in the village of Paw Paw, County of Van Buren and state of Michigan, said Court House being the place for holding the Circuit Court for said county, on Saturday, the twenty-fifth day of July, A. D. 1891, at one o'clock in the afternoon, all or so much thereof as may be necessary to raise the amount due to the complainant, for principal, interest and costs in this cause, of the following described parcel of land, to-wit: That certain piece of land situate in the village of Paw Paw, Van Buren county, state of Michigan, known and described as follows: Commencing at a point fifteen and one-half feet east of the southwest corner of lot number nine, and running thence east on the south line of block number six twenty-and one-half feet, thence north, parallel with the east line of said block ninety-nine feet, thence west twenty-one and one-half feet, thence south ninety-nine feet, to the place of beginning on block six.  
Dated, Paw Paw, Mich., June 9th, 1891.  
LINCOLN H. TAYLOR, Circuit Court Commissioner in and for Van Buren County, Michigan.  
EDWARD R. ANNABLE, Complainant's Solicitor.